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Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

			DISTRICT OF IN	ew Jeisey		
IN RE:	Brian S Perkins			Case No:		17-16528 ael B. Kaplan
		De	ebtor(s)	Judge:	IVIICII	аег Б. Каріап
		CHAPTER	13 PLAN AND	MOTIONS - AM	ENDED	
□Original □Motions I	ncluded		lodified/Notice Recodified/No Notice	•	Date:	
				FOR RELIEF U ANKRUPTCY C		
contains the plan proportion attorn written object may be reconstituted in the notice. See modification alone will appropriately a per modify a	e date of the consed by the Debray ey. Anyone who ection within the duced, modified, ay be granted when Notice. The Consensation or modify the lien based on vecontest said treases	from the court nfirmation head tor to adjust de wishes to oppetime frame state or eliminated. It is in the court may confine 3015. If this is esolely within the lien. The devalue of the court nation of the colline in the court may confine solely within the lien.	a separate Notice ring on the Plan obts. You should bose any provision ated in the Notice This Plan may be otice or hearing, rm this plan, if the plan includes must be chapter 13 ceptor need not fillateral or to reduct the plan includes must be chapter 13 ceptor need not fillateral or to reduct the plan includes must be chapter 13 ceptor need not fillateral or to reduct the plan includes must be chapter 13 ceptor need not fillateral or to reduct the plan includes must be chapter 13 ceptor need not fillateral or to reduct the plan includes must be plan included includes must be plan included in	proposed by the read these pape on of this Plan or e. Your rights made confirmed and unless written of the are are no timely otions to avoid of confirmation produce the interest rates.	on Confirmation Debtor. This doo rs carefully and o any motion inclu y be affected by I become binding bjection is filed b y filed objections r modify a lien, thess. The plan co	cument is the actual discuss them with ided in it must file a this plan. Your claims, and included before the deadlines, without further he lien avoidance or proceeding to avoid ien creditor who
THIS PLAN	N :					
	DOES NOT C		-STANDARD PF	ROVISIONS. NO	N-STANDARD P	PROVISIONS MUST
COLLATE	RAL, WHICH M	IAY RESULT II	N A PARTIAL PA		ASED SOLELY () PAYMENT AT / Y.	
				ONPOSSESSOF PART 7, IF AN	RY, NONPURCH 1.	IASE-MONEY
Initial Deb	tor(s)' Attorney	SDH	Initial Debtor:	BSP	Initial Co-Deb	tor
Part 1: Pa	ayment and Le	ngth of Plan				
a.	The debtor sha	II pay <u>\$</u> 400.00 M	onthly for 48 months	to the Chapter	13 Trustee, starti	ing

on April 1, 2017 for approximately 48 months.

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b. T	he debt ■ □	or shall make plan paym Future Earnings Other sources of fund			lowing sources: Ind date when funds are available):
	ш	Other sources or fund	ing (describe	source, amount a	ina date when funds are available).
c. U	lse of re □	al property to satisfy plan Sale of real property Description: Proposed date for cor	-		
		Refinance of real prop Description: Proposed date for cor	•		
		Loan modification with Description: Proposed date for cor	•	ortgage encumbe	ering property:
d.		The regular monthly r	nortgage payr	nent will continue	pending the sale, refinance or
e.		Other information that may be important relating to the payment and length of plan:			
Part 2: Add	eduate	Protection	X	NONE	
a. A Trustee and b. A	dequate I disburs	e protection payments wi sed pre-confirmation to _	Il be made in (creditor).	the amount of \$_ the amount of \$_	to be paid to the Chapter 13 to be paid directly by the
debior(s) oc	ilside ili	e i iaii, pre-commination	to (crea	itor).	
		aims (Including Admini		,	s otherwise:
Creditor			Type of Priority		Amount to be Paid
Albert Russo,			Administrative		1,920.00
S. Daniel Huto Lana Scardigli		q. 5H-6931	Attorney Fees Domestic suppo	ort obligations	3,450.00
S. Daniel Huto		α.	Taxes and certa		2,276.16
S. Daniel Huto		•	Taxes and certa		400.00
Chec ■ N	k one: one				init and paid less than full amount:
					support obligation that has been
	_	•	ental unit and	will be paid less t	than the full amount of the claim
Creditor	uani lu	11 U.S.C.1322(a)(4): Type of Priority	С	laim Amount	Amount to be Paid

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Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: □ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
Rushmore Loan Management	210 Cooper Street Beverly,	8,696.82	0.00	8,696.82	0.00
Services	N.I				

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ■ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ■ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
		,	Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ■ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of	
			Total		Creditor	Annual Total
		Scheduled	Collateral	Superior	Interest in	Interest Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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e. Surrender I	■ NONE				
		terminated as to surrende			
tnat tne stay un collateral:	der 11 U.S.C 1301 be	e terminated in all respects.	The Debt	or surrenders	tne following
Creditor	Coll	ateral to be Surrendered	Valu	e of Surrendered	
				Collateral	Debt
f. Secured Cla	nims Unaffected by t	he Plan □ NONE			
The	following secured cla	ims are unaffected by the F	Plan:		
<u>Creditor</u>	anagement Services	,			
	-				
g. Secured Class Creditor	aims to be Paid in F	ıll Through the Plan □ No Collateral	ONE	Total Amount t	o be Paid through the Plan
New Jersey Division	on of Taxation	210 Cooper Street, Beverly, NJ (08010	Total 7 tillount t	2,423.25
Part 5: Unsec	ured Claims X N	ONE			
a. Not	separately classified	allowed non-priority unse	cured clair	ns shall be pa	d:
		S to be distributed <i>pro r</i>		•	
	Not less than _	percent			
•	<i>Pro Rata</i> distri	bution from any remaining	funds		
- -		,		11	
Creditor		secured claims shall be tre s for Separate Classification	eated as fo		Amount to be Paid
	,	·	'		
Part 6: Execut	tory Contracts and L	Inexpired Leases X	NONE		
ALOTE	0		\(\lambda \) (1) (1)		
	real property leases in	et forth in 11 U.S.C. 365(d) n this Plan.))(4) that m	ay prevent ass	sumption of
		,			
	wing, which are assur	nexpired leases, not previo ned:	usiy reject	ed by operatio	n of law, are rejected,
Creditor	Arrears to be Cured in	Nature of Contract or Lease	Treatme	nt by Debtor	Post-Petition Payment
	Plan				
Part 7: Motion	s X NONE				
		is must be served on all p			
•	-	an Transmittal, within the vice, Notice of Chapter 13			
		the plan and transmittal r			
a. Moti	on to Avoid Liens ur	nder 11 U.S.C. Section 52	2(f). ■ NO	NE	

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The Debtor moves to avoid the following liens that impair exemptions:

Sum of All
Amount of Other Liens
Nature of Value of Claimed Against the Amount of Lien
Creditor Collateral Type of Lien Amount of Lien Collateral Exemption Property to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ■ NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Value of Creditor's Total Amount of Scheduled Total Collateral Interest in Lien to be Creditor Collateral Debt Value Superior Liens Collateral Reclassified

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ■ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Amount to be
Total Collateral Amount to be Deemed Reclassified as
Creditor Collateral Scheduled Debt Value Secured Unsecured

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

- Upon Confirmation
- □ Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

d. Post-Petition Claims

The Standing Trustee □ is, ■ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

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Part 9: Modifie	cation NONE			
If this P	an modifies a Plan previou	usly filed in this case, complete the information below.		
	Plan being modified:June 9			
	why the plan is being modi			
The debtor is modi post-petition mortg	fying his Chapter 13 Plan to incl age arrears.	lude payment of		
Are Schedules	I and J being filed simultar	neously with this Modified Plan? ☐ Yes ■ No		
Part 10: Non-	Standard Provision(s): S	ignatures Required		
□ NON	andard Provisions Requirin E uin here:	ig Separate Signatures		
PART 3:	Priority Claims			
Note: Ch	nild Support Recepiant is being p	paid thru payroll deduction, and will not be receiving payments thru this plan.		
Any noi	n-standard provisions place	ed elsewhere in this plan are void.		
The De	btor(s) and the attorney for	r the Debtor(s), if any, must sign this Certification.		
I certify forth in this fina		hat the plan contains no non-standard provisions other than those set		
Date	March 16, 2018 /s/ S. Daniel Hutchison, Esq.			
		S. Daniel Hutchison, Esq. SH-6931		
		Attorney for the Debtor		
Date:	March 16, 2018	/s/ Brian S Perkins		
		Brian S Perkins		
Doto		Debtor		
Date:		Joint Debtor		
Signatures		COUNT DEDICT		
Orginatar 00				
The Del	otor(s) and the attorney for	r the Debtor(s) if any, must sign this Plan.		
Date	March 16, 2018	/s/ S. Daniel Hutchison, Esq.		
Dale	March 10, 2010	S. Daniel Hutchison, Esq. SH-6931		
		Attorney for the Debtor		
I certify	under penalty of perjury th	nat the above is true.		
Date:	March 16, 2018	/s/ Brian S Perkins		
= 3		Brian S Perkins		
		Debtor		
Date:				
		Joint Debtor		